

Reason For Interim CTO

An application for a compulsory treatment order was received on:

Date

Grid for date: [][] / [][] / [][][][]

Complete A or B as appropriate

A An application for an interim compulsory treatment order was made by:

- the patient;
- the patient's named person;
- the patient's RMO;
- the Mental Welfare Commission; or
- any other person. **(Please provide details below)**

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OR

B The Mental Health Tribunal for Scotland makes this order *ex proprio motu* for the following reasons:

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Previous Interim CTO (where applicable)

The patient was subject to a previous interim compulsory treatment order to which was due to expire on:

Date

Grid for date: [][] / [][] / [][][][]

All previous interim compulsory treatment orders made since the compulsory treatment order application was submitted have authorised compulsory measures for a continuous period of:

Grid for days: [][] days



Hearing Details

A hearing to consider the interim CTO application was heard on Date / /

Before the following Tribunal members -

Convener
Medical
General

Address of hearing

Postcode

Before determining the application, the Mental Health Tribunal for Scotland afforded the persons mentioned in section 103 (6) of the Act the opportunity to: make representations (whether orally or in writing); and leading, or producing evidence. Please shade.

	Attended hearing	Gave evidence
Patient	<input type="radio"/>	<input type="radio"/>
Patient's Named Person	<input type="radio"/>	<input type="radio"/>
Guardian of the patient	<input type="radio"/>	<input type="radio"/>
Welfare Attorney of patient	<input type="radio"/>	<input type="radio"/>
Patient's MHO	<input type="radio"/>	<input type="radio"/>
Patient's RMO	<input type="radio"/>	<input type="radio"/>
Patient's primary carer	<input type="radio"/>	<input type="radio"/>
Curator Ad Litem	<input type="radio"/>	<input type="radio"/>

List below any other persons appearing to the Tribunal to have an interest and indicate if they attended the hearing and if they gave evidence

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Tribunal Determination

An interim compulsory treatment order can be granted where **ALL** the following conditions are met:

- (a) that the patient has a mental disorder;
- (b) that medical treatment which would be likely to:
 - (i) prevent the mental disorder worsening; or
 - (ii) alleviate any of the symptoms, or effects, of the disorder,is available to the patient;
- (c) that if the patient were not provided with such medical treatment there would be a significant risk:
 - (i) to the health, safety or welfare of the patient; or
 - (ii) to the safety of any other person;
- (d) that because of the mental disorder the patient's ability to make decisions about the provision of such medical treatment is significantly impaired;
- (e) that the making of an interim compulsory treatment order in respect of the patient is necessary

Complete the appropriate option

A: complete if - GRANTING THE INTERIM CTO

The Mental Health Tribunal for Scotland is satisfied that all of the above conditions are met.

The patient has the following mental disorder(s) as set out in section 328(1) of the Act
(Shade ALL that apply to this patient)

- mental illness
- personality disorder
- learning disability

The measures (detailed on page 5) are authorised for:

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days from the date of this order

(not to exceed 28 days, and must not exceed 56 days when combined with any previous interim CTO)

Proceed to page 5 to detail measures authorised

B: complete if - REFUSING THE APPLICATION FOR AN INTERIM CTO

- The Mental Health Tribunal for Scotland is NOT satisfied that all of the above conditions are met, and refuses the application for an interim CTO.

Proceed to page 6



Measures Authorised

This Order authorises the following measures:

- (a) the patient's detention in the following specified:

hospital	
hospital unit (if applicable)	

- (b) giving the patient medical treatment in accordance with Part 16 of the Act

- (c) requiring the patient to attend on: specified or directed dates; or at specified or directed intervals, specified or directed places with a view to receiving medical treatment (including associated travel where appropriate), as detailed below. If the Tribunal specifies a matter then that matter should be inserted in the box below. If the Tribunal leaves that matter to be as directed by the RMO, then the box below should be left blank.

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- (d) requiring the patient to attend: on specified or directed dates; or at specified or directed intervals, specified or directed places with a view to receiving community care services, relevant services or any treatment care or service (including associated travel where appropriate), as detailed below. If the Tribunal specifies a matter then that matter should be inserted in the box below. If the Tribunal leaves that matter to be as directed by the RMO, then the box below should be left blank.

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- (e) requiring the patient to reside at a specified place, as detailed below. If this measure is authorised then the Tribunal must write in the box below the address of the specified place; that address cannot be "as directed by the RMO".

6	
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- (f) requiring the patient to allow any of the following parties to visit the patient in the place where the patient resides. Those parties are:

- patient's MHO patient's RMO any person responsible for providing medical treatment, community care services, relevant services or any treatment, care or services to the patient who is authorised for this purpose by the patient's RMO.

- (g) requiring the patient to obtain the approval of the MHO to any proposed change of address

- (h) requiring the patient to inform the MHO of any change of address before the change of address takes effect

Where the order authorises measures other than the detention of the patient in hospital, the managers of the following hospital will have responsibility for appointing the patient's RMO.

Hospital	
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Advance Statement (complete only if the patient is subject to treatment under the Mental Health Act)

Complete A or B or C as appropriate

A As far as is practicable to ascertain, the patient does not have an advance statement under S275 of the Act.

OR

B As far as is practicable to ascertain: the patient has made and not withdrawn an advance statement under S275 of the Act; and the patient's current/proposed care and treatment are NOT in conflict with any wishes specified in that advance statement.

OR

C The patient has made and not withdrawn an advance statement under S275 of the Act. This advance statement IS in conflict with current/proposed care and treatment authorised by virtue of this decision/measures authorised.

Please record in the box below:

- The date of the advance statement(s).
- Details of treatment that is in conflict with the advance statement and how.
- Where the conflict with the advance statement concerns treatment the patient specified wishes to receive, that they are not receiving, please provide details of this.
- Reasons for the decision/authorising measures that allow this treatment to be given/not given, despite the conflict with the advance statement, with reference to the Principles of the Act.

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Where the treatment is in conflict with the advance statement, a record of the above has been sent to:

- the patient
- the patient's welfare attorney
- the patient's named person (if any)
- the patient's guardian
- the Mental Welfare Commission (a copy of this form and any other record which has been sent to the patient/ others)



Signature / Date

Signed
by the Convener

Date
dd / mm / yyyy

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Notes

GUIDANCE FOR MEDICAL RECORDS ON INTERIM COMPULSORY TREATMENT ORDERS

Expiry of Interim CTOs

Orders are valid from the date the order is signed above. The order will cease to authorise the measures specified at midnight at the end of the nth day, where n is the number of days the order is granted for (see page 3).

For example:

An interim CTO is granted on the 1st July 2006 for 28 days. The order will cease to authorise the measures specified at midnight at the end of 28th July 2006.

Notification to the Mental Welfare Commission

The Commission should be notified by completing a CTO1a form in ALL instances where an interim CTO is granted, ie including where patient previously admitted on a prior interim CTO or short term detention.

A copy of the CTO6 should NOT be sent to the Commission (the Commission will receive a copy from the Tribunal).

